UNITED STATES DISTRICT COURT

for the

	- 1-11	t.D		
U.S. DI	STO	\mathbb{C}	CGA	R 1
BEL		*	7371	

Southern Dist	rict of Georgia
United States of America	2008 MAR 12 A 9 27
v.) Eddie Lee Brown	Case No: CR299-00055-0017 NA
Date of Previous Judgment: June 12, 2000	USM No: 10276-021 Steven L. Morgan
Use Date of Last Amended Judgment if Applicable)	Defendant's Attorney
Order Regarding Motion for Sentence Re	eduction Pursuant to 18 U.S.C. § 3582(c)(2)
§ 3582(c)(2) for a reduction in the term of imprisonment improved subsequently been lowered and made retroactive by the Unite § 994(u), and having considered such motion,	
IT IS ORDERED that the motion is: X DENIED. GRANTED and the defendant's p the last judgment issued) of	previously imposed sentence of imprisonment (as reflected in months is reduced to
L. COURT DETERMINATION OF GUIDELINE RANGE (Pri	
Previous Offense Level: Criminal History Category:	Amended Offense Level: Criminal History Category:
Previous Guideline Range: to months	Amended Guideline Range:to months
The reduced sentence is within the amended guideline ran The previous term of imprisonment imposed was less that of sentencing as a result of a departure or Rule 35 reduction amended guideline range. Other (explain):	n the guideline range applicable to the defendant at the time
III. ADDITIONAL COMMENTS The retroactive amendment is not applicable to this defendar quantities of cocaine hydrochloride and not cocaine base.	nt because his offense level was calculated based on
quantities of country of constant and more than	
Except as provided above, all provisions of the judgment dat	ted June 12, 2000, shall remain in effect.
IT IS SO ORDERED.	Acres a allerina
Order Date: March 12, 2008	Judge's signature
Effective Date: (if different from order date)	Judge, U.S. District Court Printed name and title
\	